

REMARKS

Claims 7, 8, 10 and 11 are presently pending. Claims 1, 2, 4-8, 10, 11, 13, 14, 16, and 17 were rejected. Claims 1-6, 9, and 12-17 are cancelled without prejudice. Claim 7 is amended.

Claims 7 was rejected under 35 U.S.C. 103(a) as obvious from the combination of King in view of Wallace.

Examiner noted that "King et al fails to specifically disclose a decompression engine. ... a decompression is inherently present to perform the functionality of Wallace et al's disclosure since Wallace et al teaches the functionality of decompression scheme of MPEG-2.

Assignee has amended claim 7 to recite, among other limitations "wherein the decompression engine creates the graphic before decompressing the compressed representation of the first frame". Assignee respectfully submits that neither King or Wallace teaches the foregoing.

Examiner has indicated that King "fails to specifically disclose a decompression engine". Wallace teaches that "Once decompressed, the expert viewer of the list or user of the interactive tool then can view, create, edit, annotate...". Paragraph 0027. Accordingly, Assignee respectfully requests that Examiner withdraw the rejection to claim 7, and dependent claims 8, 10, and 11.

For the foregoing reasons, each of the pending claims are allowable, making the application in a condition for allowance. Assignee respectfully requests that Examiner pass this case to issuance.

Additionally, it is believed that this correspondence is accompanied with the appropriate monies (either by check or authorization to charge deposit account) for the actions requested herein. To the extent that it is not,

Commissioner is hereby authorized to charge or credit overpayment to account 13-0017, of any additional fees for the actions requested herein.

Respectfully submitted,



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October 14, 2008

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